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Under the Paperwork Reduction	Act of 1995, no person	is are required to respond to a c	cliection of int	ormation unless it	displays a valid OMB control number.					
		Application Number	09/782,874	09/782,874						
TRANSMITTAL		Filing Date	February 8	February 8, 2001						
FORM		First Named Inventor	Michael W	Michael Wassenegger, et al.						
		Art Ünit	1638	1638						
the house of for all company and area solid (film)		Examiner Name	David T. Fe	David T. Fox						
(to be used for all correspondence after initial filing)		Attorney Docket Number	4476-P035	4476-P03504US01						
Total Number of Pages in This Sub	ATTERSION									
ENCLOSURES (Check all that apply)										
Fee Transmittal Form Fee Attached Amendment/Reply After Final Affidavits/declaration Extension of Time Request Express Abandonment Re Information Disclosure State Certified Copy of Priority Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Punder 37 CFR 1.55	on(e) equest externent Remail in the ex- suthoriz- undersig	Drawing(s) Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocat Change of Correspondence Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on Codes rent the check is improper, and to charge any underpaying and attorneys, Account No	Address CD or the fee cal	Appear of Appear (Appear (Appe	ror, the Commissioner is					
	SIGNATURE C	OF APPLICANT, ATT	ORNEY, C	R AGENT	· · · · · · · · · · · · · · · · · · ·					
Firm Name Dann Domman	Herrell & Skillman, C	Customer No. 000110								
Signature Sathle & Respect										
Printed name Kathleen D. Rigaut, Ph.D., J.D.										
Date January 19, 200	06	Reg. Nó.	43,047							
CERTIFICATE OF TRANSMISSION/MAILING 571-273-8300 I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on										
Signature January 19, 2006										
Typed or printed name Janice	7		Date	January 19, 2006						

This collection of Information is required by 37 CFR 1.5. The Information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case, Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Ciffice, U.S. Department of Commerce, P.O. Box 1450, Alexandría, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandría, VA 22313-1450.

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JAN 19 2006

REMARKS AND SUMMARY OF TELEPHONIC INTERVIEW

Applicants were contacted by Examiner Fox on or about December 12, 2006 who indicated that a double-obviousness type double patenting rejection should have been raised against currently pending claim 29 over claim 11 in issued in US Patent 6,218,142. While not agreeing with the Examiner, Applicants hereby submit a Terminal Disclaimer, thereby readering the foregoing rejection moot.

TERMINAL DISCLAIMER RESPONSIVE TO OBVIOUSNESS-TYPE DOUBLE PATENTING REJECTION

The above-identified patent application (hereinafter "the '874 application"), is owned by Plant Biosciences, Ltd. hereinafter "Assignee"), as evidenced by an assignment filed with the U.S. Patent and Trademark Office on October 18, 2004 a copy of which is submitted herewith.

Assignee, by its undersigned agent, who is agent of record in the '874 application, hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the '874 application which would extend

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beyond the expiration date of the full statutory term, as defined in 35 U.S.C. §§ 154 to 156 and 173, as presently shortened by any terminal disclaimer, of U.S. Patent 6,218,142 of which Assignee is the owner of all right, title and interest.

Assignee, by its undersigned agent, hereby agrees that any patent so granted on the '874 application shall be enforceable only for and during such period that the legal title to such patent shall be the same as the legal title to U.S. Patent 6,218,142, this agreement to run with any patent granted on the '874 application and to be binding upon the grantee, its successors or assigns.

In making the foregoing disclaimer, Assignee does not disclaim the terminal part of any patent granted on the '874 application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. §§ 154 to 156 and 173 of U.S. Patent 6,218,142 as presently shortened by any terminal disclaimer filed prior to patent grant, in the event that the 6,218,142 patent expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. §1.321, has all claims cancelled by a reexamination certificate, is reissued or is in any manner terminated prior to expiration of its full statutory term as presently or subsequently shortened by any terminal disclaimer, as the case may be, except for the separation of legal title stated above.

Applicants are entitled to small entity status.

Respectfully submitted,

DANN, DORFMAN, HERRELL AND SKILLMAN

A Professional Corporation

Mathleen D. Rigaut, Ph.D.

PTO Registration No. P43,047

Telephone: (215) 563-4100

ASSIGNMENT AGREEMENT

THIS AGREEMENT is made the 1st day of February 2003 ("the Effective Date").

BETWEEN:

- 1 DR MICHAEL WASSENEGGER of Schellingstrasse 22, RGB, 80799 München, Germany
- 2 MR STEFAN ROHM of Lena-Christ Strasse 4, 82152 Martinsried, Germany,

(jointly "the Assignors")

and

3 PLANT BIOSCIENCE LIMITED whose registered office is at Norwich Research Park, Colney Lane, Norwich, Norfolk, NR4 7UH, UK ("the Assignee").

DEFINITIONS:

The iterm "Invention" shall mean the intellectual property in respect of US patent application 08/8:1,583 and US patent 6,218,142 entitled "Nucleic acid molecules encoding polypeptides having an emzymatic activity of an RNA-directed RNA polymerase (RdRP)", US patent application 09/782,874 and any divisional applications or continuations or continuations-in-part or renewals or extensions or reissues of such patents and patent applications; and improvements relating thereto that may be developed by or under the supervision of the Assignors.

RECITALS:

- (A) The Assignors has agreed to assign the Invention to the Assignee for the consideration herein mentioned
- (B) Whereas the Assignors warrant, by way of an agreement with Garching Innovation GmbH in June 1999 and an agreement between one of the inventors Dr Leonhard Riedel and Mr Stefan Rühm dated 27th March 2001, to be the sole joint owners of the title, the exclusive rights and all interests in those aspects of the Invention

OPERATIVE PROVISIONS:

In consideration for the payment of £1 (one pound) by the Assignee to the Assignors receipt of which is hereby acknowledged by the Assignor:

- 1 The Assignors hereby assign absolutely to the Assignee with full title guarantee and free from any enoumbrances:
 - 1.1 the whole or any part of the property and all rights in the invention;
 - 1.2 all rights, title and interest in and to any patent applications relating to the invention together with all rights and powers arising or accrued there from:

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- 1.3 the rights to apply for, prosecute and obtain patent or similar protection throughout the world (including without limitation in the United States of America) in respect of the invention to the intent that the grant of any such patent or similar protection shall be in the name or and vest in the Assignee or its successors in title;
- 1.4 the right to apply for one or more British Patents and the right to claim priority from such British Patent Applications with respect to all applications worldwide (including without limitation in the United States of America) for patent or similar protection for the Invention.
- The Assignors further agree that at the request and cost of the Assignee and that each of the Assignore will at all times hereafter do all such acts and execute all such documents as may reasonably be necessary or desirable both to secure the vesting in the Assignee of all rights assigned to the Assignee hereunder and to assist in the resolution of any question concerning the Invention or any patent or patent application relating to the Invention. For the avoidance of doubt, Assignee shall from the Effective Data be solely responsible for all future patent costs relating to the Invention.
- Within 30 (thirty) days of the Effective Date of this Agreement, Assigned shall pay 5,000 (five thousand) EURO to the Assignore ("the Initial Payment"). Within 30 (thirty) days of the first anniversary of the Effective Date of this Agreement, Assignee shall pay a further 5,000 (five thousand) EURO to the Assignore ("the Second Payment"). Furthermore, the Assignee shall pay to the Assignors, 60 % (sixty per cent) of all Net Revenue received by the Assignee from licensing rights to, or otherwise exploiting commercially, the Invention, until the total cumulative: payment made to the Assignors by the Assignee, including the Initial Payment and the Second Payment, is 100,000 (one hundred thousand) EURO. Thereafter, the Assignee shall pay to the Assignors, 40 % (forty per cent) of all Nat Revenue received by the Assignee from licensing rights to, or otherwise exploiting commercially, the Invention. For the purposes of this Agreement, "Net revenue" shall be defined as being revenue after deduction of the Assignee's external patent expenditures in respect of filing, prosecuting, maintaining and defending patent rights in the Invention, the Initial Payment, the Second Payment and reasonable and prior agreed costs incurred by Assignee with third parties in order to further develop the invention. All such payments under this Agreement shall be paid to the Assignors by the Assignee in the following way: 73% (seventy three per cent) to Dr Michael Wassenegger and 27% (twenty seven per cent) to Mr Stefan Rühm. From such payments the Assignors shall be solely responsible for any revenue sharing obligations they have, it any, to other inventors of the Invention, German federal funding agencies and/or Garching Innovation GmbH.
- The Assignee shall use its reasonable endeavours to obtain and conclude agreements with licensees in respect of the Invention. The Assigners shall promptly inform the Assignee of any potential licensees of which it becomes aware. The Assignee will consult with the Assignors regarding the Assignee's intentions to commercially develop and exploit the invention, but the Assignee will have the right at its sole discretion to commercially develop and exploit the invention in the way it reasonably deems suitable.
- If at any time, the Assignee decides not to pursue the protection and commercialisation of the Invention, it shall promptly inform the Assignors and offer to assign back to the Assignors, at no cost to the Assignors, the rights assigned to the Assignee herein. If at any time, the Assignee goes into compulsory or voluntary liquidation or if a receiver or administrator is appointed in respect of the whole or any part of its assets, it shall promptly inform the Assignors and offer to assign back to the Assignors, at no cost to the Assignors, the rights assigned to the Assignee herein.

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The Assignors shall retain the right to conduct non-commercial research with the Invention and to publish the results of research in the Invention, subject always to providing the Assignee with full details of any proposed written, oral, electronic or other disclosure or any new results relating to the invention, at least 30 (thirty) days in advance of such disclosure in order that the Assignee has a reasonable period to protect intellectual property rights in the results or propose amendments to the proposed disclosure. The Assignors may transfer tangible research materials relating to the Invention, to academic third parties for bona fide academic research, subject to the execution of a written Materials Transfer Agreement, which the Assignee will conclude with such third parties prior to such transfer taking place.

AS WITNESS the signatures of the parties hereto:

SIGNED for and on behalf of DR MICHAEL, WASSENEGGER

5th 16 2003

SIGNED for and on behalf of MR STEFAN RUHM

5th Feb 2003 Thefere after

SIGNED for and on behalf of PLANT BIOSCIENCE LIMITED

Name: Official Capacity: Dr A J S Chojecki Managing Director

Date:

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JAN 19 2006

Complete if known Application Number: 09/782,874 Filing Date: February 8, 2001 FEE TRANSMITTAL First Named Inventor: Michael Wassenegger, et al. Group Art Unit: 1638 Examiner Name: Georgia L. Helmer Attorney Docket Number: 4476-P03504US01 Total Amt. of Payment: (1)+(2)+(3)= \$65

METHOD OF PAYMENT (check one)				L	FEE CALCULATION (continued)			
		_			ADDITIONAL FEES			
The Commissioner -s hereby authorized to:					Fee Description Fee Paid			
[X] Charge indicated fees					Surcharge-late filing fee or oath			
[] Charge additional fees	,				Surcharge - late provisional fiting fee or cover sheet			
[] Credit overpayments					Extension for response within first month			
to the account of DANN, DORFMAN, HERRELL & SKILLMAN				& SKILLMA	Extension for response within second month			
Deposit Account Number <u>04-1406</u>					Extension for response within third month			
					Extension for response within fourth month			
2. Payment enclosed:					Notice of Appeal			
	Che	ak in th	ne amount	of	Filing a brief in support of an appeal			
					Request for oral hearing			
FEE CALCULATION					Petition to revive unavoidably abandoned application			
1. FILING FEE				Fee	Petition to revive unintentionally abandoned application			
Fee Description					Issue fee			
Utility filing fee					Petitions to the Commissioner			
Design filing tee					Petitions related to provisional applications			
Plant filing fee					Submission of Information Disclosure Stmt.			
Reissue filing fee					Recording each patent assignment per property			
Provisional filing fee					Other fee (specify) Advance Order (10 copies)			
					Other fee (specify) TERMINAL DISCLAIMER\$65			
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					SUBTOTAL (3)\$65			
2. Claims								
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Independent Claims	- 3 =	0	x 100	=				
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Submitted By:	
Typed or	
Printed Name Kathleren D. Rigaut, Rh.D., J.D. Reg. Number 43,047	
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Signature Total II Made T note January 10 2008	NA-1406
PAGE 2/7 * RCVD AT 1/19/2006 4:41:36 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/35 * DNIS:2738300 * CSID:21	5 563 4044 * DI IDATION (mm-cc):02-24
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